

1
2
3
4
5
6
7
8
9
10 **SEALED**
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

UNITED STATES OF AMERICA,)
Plaintiff,)
vs.)
KEITH GREGORY, et al.,)
Defendants.)
)
)
)
)
)
)
Case No. 2:13-cr-00018-JCM-GWF
SEALED ORDER
Ex Parte Motion for Funding of
Defense Expenses Under the Criminal
Justice Act (#306)
)
)

This matter comes before the Court on Defendant Keith Gregory's Ex Parte Motion for Funding of Defense Expenses Under the Criminal Justice Act (#306), filed on July 9, 2014. Defendant Gregory filed his Affidavit of Financial Condition (#331) under seal on August 11, 2014.

The Criminal Justice Act allows the Court to authorize payment of expenses for defendants charged with crimes in Federal Court. *See* 18 U.S.C. 3006A. 18 U.S.C. 3006A(e)(1) states that “Upon request, Counsel for a person who is financially unable to obtain investigative, expert, or other services necessary for adequate representation may request them in an ex parte application. Upon finding, after appropriate inquiry in an ex parte proceeding, that the services are necessary and that the person is financially unable to obtain them, the court, or the United States magistrate judge if the services are required with a matter over which he has jurisdiction, shall authorize counsel to obtain the services.”

Here, Defendant Gregory requests funding through 18 U.S.C. 3006A(e)(1) for his portion of the hosting and access costs of the Catalyst database. Defendant Gregory alleges that the Catalyst

1 database is essential to his defense as there is “no ready mechanism for counsel to obtain, much less
2 review and organize, [discovery] data other than through the database provider...”. Defendant
3 Gregory further alleges that while he has retained counsel, his resources are not unlimited and he
4 has been unable to keep current on the monthly database expense, which amounts to more than
5 10% of his monthly defense costs. The Court therefore finds that Defendant Gregory has averred
6 sufficient facts to establish the necessity of the Catalyst database service for an adequate defense
7 and has shown a financial hardship in paying for the necessary service. Accordingly,

8 **IT IS HEREBY ORDERED** that Defendant Keith Gregory’s Ex Parte Motion for Funding
9 of Defense Expenses Under the Criminal Justice Act (#306) is **granted** to the extent that Defendant
10 Gregory will not be required to pay his portion of the monthly hosting and access cost of the
11 Catalyst database. The Court shall pay Defendant Gregory’s portion of the monthly hosting fee of
12 \$1,790.32 pursuant to 18 U.S.C. § 3006A(e)(1).

13 DATED this 13th day of August, 2014

14
15 
16 GEORGE FOLEY, JR.
17 United States Magistrate Judge
18
19
20
21
22
23
24
25
26
27
28